AO 470 (12/03) Order of Temporary Detention

FILED

	UNITED	STATES D	ISTRICT CO		JAN 2 9 2021
		TERN DISTR AN ANTONIO	ICT OF TEXAS DIVISION	CLERI WESTE BY	(, U.S. DISTRICT COURT ERN DISTRICT OF TEXAS
UNITED	STATES OF AMERICA	§ §			DEPUTY CLERK Y DETENTION VRSUANT TO
vs.		§ §	BAI	L REFORM	ACT
(16) NES Defendant	STOR LOPEZ	§	Case Number: S.	A:20-CR-005	43(16)-OLG
	Upon Motion of the	GOVE	RNMENT	, it is Ol	RDERED that a
	ARRAIG	NMENT / DET	ENTION HEARI	NG	
is set for	Fe	bruary 5, 2021		* at	10:30am
before	U.S. MAC	Date U.S. MAGISTRATE JUDGE RICHARD B.		3. FARRER	Time
	ourtroom A, on the 4th Floo ast Cesar E. Chavez Bouleva	rd, San Antoni	o, TX	l States Cour	thouse, 655
		Location of	Judicial Officer		· .
	Pending this hearing, the de	fendant shall be	held in custody by	(the United S	states Marshal)
(_	·)
by the cu	uced for the hearing. The Co errent health-care crisis involutes incolute of the detention hearing.		-		-
			1/1	10	7

UNITED STATES MAGISTRATE JUDGE

A hearing is required whenever the conditions set forth in 18 U.S.C. §3142(f) are present. Subsection (1) sets forth the grounds that may be asserted by the attorney for the Government; subsection (2) states that a hearing is mandated upon the motion of the attorney for the Government or upon the officer's own motion if there is a serious risk that the defendant (a) will flee or (b) will obstruct or attempt to obstruct justice, or threaten, injure, or or attempt to threaten, injure, or intimidate a prospective witness or juror.

January 29, 2021

Date

^{*} If not held immediately upon defendant's first appearance, the hearing may be continued for up to three days upon motion of the Government, or up to five days upon motion of the defendant. 18 U.S.C. §3142(f)(2).

UNITED STATES DISTRICT COURT WESTERN DISTRICT OF TEXAS SAN ANTONIO DIVISION

UNITED STATES OF AMERICA	§		
	§		
VS.	§	NO:	SA:20-CR-00543(16)-OLG
	§		
(16) NESTOR LOPEZ	§		

WAIVER OF DETENTION HEARING

At the initial appearance, the government requested that I be detained without bond pending trial pursuant to Title 18 U.S.C. Section 3142(f).

I am aware of my right to a detention hearing and to require the government to meet its burden of proving that no conditions of release exist which will reasonably assure my appearance in court and the safety of the community. I know that if I waive my detention hearing, I will remain in custody pending trial. By signing this Waiver of Detention Hearing I acknowledge that I have no questions and understand my rights and the consequences of waiving those rights, and agree to be detained without bond pending trial.

Date	Defendant
	Name of Attorney for Defendant (Print)
Date	Signature of Attorney for Defendant

UNITED STATES DISTRICT COURT WESTERN DISTRICT OF TEXAS SAN ANTONIO DIVISION

UNITED STATES OF AMERICA	§	
Plaintiff,	§	
	§	No.: SA:20-CR-00543(16)-OLG
vs.	§	
	§	
(16) NESTOR LOPEZ	§	
Defendant,	§	

NOTICE OF WAIVER OF PERSONAL APPEARANCE AT ARRAIGNMENT AND ENTRY OF PLEA OF NOT GUILTY WAIVER OF MINIMUM TIME TO TRIAL

NOW COMES Defendant in the above-referenced case who, along with his/her undersigned attorney, hereby acknowledges the following:

- 1. Defendant has received a copy of the charging document in this case.
- 2. Defendant has read the charging document or had it read to him/her.
- 3. Defendant understands he/she has the right to appear personally with his/her attorney before a Judge for Arraignment in open Court on this accusation. Defendant further understands that, absent the present waiver, he/she will be so arraigned in open Court.

Defendant, having conferred with his/her attorney in this regard, hereby waives personal appearance with his/her attorney at the arraignment of this case and the reading of the charging document and, by this instrument, tenders his/her plea of "not guilty". The defendant understands that entry by the Court of said plea for defendant will conclude the arraignment in this case for all purposes. Defendant request the Court accept his/her waiver of appearance and entere a plea of "not guilty."

Date	Defendant
	Name of Attorney for Defendant (Print)
Date	Signature of Attorney for Defendant

ALL WAIVER FORMS MUST BE FILED IN THE CLERK'S OFFICE NO LATER THAN 5:00 P.M. ON THE DAY BEFORE THE SCHEDULED DATE OF ARRAIGNMENT. IF A WAIVER FORM IS NOT SUBMITTED BY THAT TIME, THE DEFENDANT AND DEFENDANT'S ATTORNEY MUST APPEAR FOR THE ARRAIGNMENT AS SCHEDULED.

4. Defendant understands that he/she has a right to a minimum period of time to trial so that trial shall not commence less than thirty (30) days from the date on which the defendant first appears through counsel or expressly waives counsel and elects to proceed pro se. Defendant further understands that, absent the present waiver, he/she will not be brought to trial during this thirty (30)-day period.

Defendant, having conferred with his/her attorney in this regard, hereby **WAIVES** the requirement that trial shall not commence less than thirty (30) days from the date on which the defendant first appears through counsel or expressly waives counsel and elects to proceed pro se.

Date	Defendant
	Name of Attorney for Defendant (Print)
Date	Signature of Attorney for Defendant

NOTICE OF RIGHT TO CONSENT TO DISPOSITION OF A MISDEMEANOR

The U.S. Magistrate Judge may conduct proceedings in any and all Class A misdemeanor cases, including a jury or non-jury trial, if the defendant voluntarily consents thereto, and for Class B and C misdemeanors and infractions regardless of consent.

P	PLEASE INDICATE ONE OF THE FOLLOWING WITH A CHECK MARK:
	I DO CONSENT TO MAGISTRATE JUDGE JURISDICTION.
	_ I DO NOT CONSENT TO MAGISTRATE JUDGE JURISDICTION.
CONSENTI	NSE OR OMISSION OF THIS PAGE WILL BE INTERPRETED AS NOT NG TO MAGISTRATE JUDGE JURISDICTION AND CASE WILL BE TO A U.S. DISTRICT JUDGE.
Date	Defendant
	Name of Attorney for Defendant (Print)